

FOREWORD

The Constitution of Texas included in this edition of the Texas Legislative Manual is an exact copy of the original of 1876 with amendments, including the adoption of November 13, 1951. Spelling, punctuation, et cetera, will be found exactly as in the original documents on file in the office of the Secretary of State. The section headings have been added for convenience, and do not appear in the originals. Two sections numbered 16 appear in Article 7 because both were adopted as such through error, the first Section 16, an amendment, evidently having been overlooked when the second Section 16 was proposed and adopted. These sections deal with entirely different subjects. See footnote at bottom of page 25 for explanation relative to missing Sections 48-b and 48c.

The Rules of the House of Representatives, Fifty-first Legislature, were revised slightly at the beginning of the Regular Session of the Fifty-second Legislature.

Congressional precedents appearing herein were taken from *Hinds' Precedents of the House of Representatives* which gives precedents up to 1904, and from *Cannon's Precedents of the House of Representatives*, the recently published supplement to Hinds'. The new work covers the period from 1904 to 1935. Wherever Congressional precedents appear in the Rules of either the House or the Senate they are followed by the reference, e.g. (H. P., V, 5760) or (C. P., VIII, 3070). The first part of the reference is to Hinds' Precedents or to Cannon's Precedents, the second to the volume, and the last to the section.

The general arrangement of the annotations and precedents given in the Rules of the House is as follows: Following a particular rule, first appears any annotation found to be necessary or helpful. All annotations are in brackets. After the annotation, if any, will be found, in

smaller type, Texas legislative precedents. These have italicized headings. Following the Texas legislative precedents, if any, appear the Congressional precedents in point or closely related. Where necessary, annotations in brackets have been placed in the Congressional precedents to aid in their interpretation in the light of Texas legislative practice. In some instances specific rulings have been used in the annotation form in order to conserve space.

All of the indexes contained herein have been revised to date in order to make this edition of the Texas Legislative Manual as useful as possible.

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